



COURT OF DISTRICT & SESSIONS JUDGE, BHOJPUR, ARA

Bail Petition No. 676/2026

(arising out of Arrah Rail P.S F.I.R. Case No. 264 of 2025)

Krishna Nat @ Bachha Nat @ Krishna Rathour & Anr.

Petitioners

Versus

State of Bihar

Opp. Party

Date of order or proceeding	Order with signature of the court	Office action taken with date
09.03.2026	<p>1. Bail petition filed on behalf of accused-petitioner, namely, 1. Krishna Nat @ Bachha Nat @ Krishna Rathour and 2. Deepak Nat, who are in judicial custody since 28.12.2025 in connection with Arrah Rail F.I.R Case No. 264/2025 under Sections 310 (4), 310 (5), 112 of B.N.S. & 25 (1-b)a, 35 of Arms Act, put up for hearing.</p> <p>2. Heard Shri Lal Bahadur Singh, learned counsel for petitioners as well as Shri Rana Pratap Singh, the learned P.P. for the State.</p> <p>3. It is the case of prosecution that on 24.12.2025 S.I. Babuaan Paswan along with his associates at gasti duty at Banahi Station where police party received secret information that some miscreant are making a plan of robbery and gathered at west side of Banahi Station. When police party reached at the place of occurrence two persons fled away from the</p>	

**COURT OF DISTRICT & SESSIONS JUDGE, BHOJPUR, ARA****Bail Petition No. 676/2026****(arising out of Arrah Rail P.S F.I.R. Case No. 264 of 2025)**

Contd. 09.03.2026	<p>place of occurrence and on chasing miscreants namely, 1. Krishna Nat @ Bachha Nat @ Krishna Rathour , 2. Deepak Nat, 3. Nitish Kumar and 4. Mantu Nat were arrested on place of occurrence and from the possession of petitioners namely 1. Krishna Nat @ Bachha Nat @ Krishna Rathour one country-made pistol and two live cartridge was recovered, from the possession of co-accused Deepak Nat one knife was recovered. In this case petitioners are in judicial custody since 28.12.2025.</p> <p>4. Learned counsel for petitioner submitted that the petitioners are innocent, has committed no offence and have been falsely implicated in this case. It is further stated that the petitioner no. 1 and 2 are young boy aged about 21 years and 19 years respectively having clean antecedent. It is also stated that investigation of this case is complete and charge-sheet has also been submitted, hence, bail petition of petitioners may be allowed.</p> <p>5. On the contrary, learned P.P. vehemently opposed the bail petition of the petitioner and submitted that one country made pistol, two</p>	
------------------------------------	---	--

**COURT OF DISTRICT & SESSIONS JUDGE, BHOJPUR, ARA****Bail Petition No. 676/2026****(arising out of Arrah Rail P.S F.I.R. Case No. 264 of 2025)**

Contd. 09.03.2026	<p>live cartridges and one knife have been recovered from the possession of the petitioners, hence, bail petition of petitioners is devoid of merit and same should be dismissed.</p> <p>6. I have heard rival submissions of both sides and perused the case record, it appears from the perusal of record that petitioners are men of clean antecedent, aged about 21 years and 19 years respectively and are in judicial custody 28.12.2025. It is matter of record that after completion of investigation charge-sheet has been submitted against the petitioners and all witnesses are police witnesses. Hence, there is no chance of influencing witnesses or tampering with evidence i.e. in custody of police malkhana.</p> <p>7. Considering the period of custody of the petitioners, clean antecedent and charge-sheet has been already filed, bail petition of the petitioners namely, 1. Krishna Nat @ Bachha Nat @ Krishna Rathour and 2. Deepak Nat, are allowed and they are directed to be released on bail on furnishing bail-bonds of Rs. 10,000/- (Rupees Ten Thousand Only) with two sureties</p>	
------------------------------------	---	--

**COURT OF DISTRICT & SESSIONS JUDGE, BHOJPUR, ARA****Bail Petition No. 676/2026****(arising out of Arrah Rail P.S F.I.R. Case No. 264 of 2025)**

Contd. 09.03.2026	<p>of the like amount each subject to the condition that petitioners shall not commit an offence similar to the offence of which they are accused, or suspected, of the commission of which they are suspected, and the petitioners shall not directly or indirectly make any inducement, threat or promise to any person acquainted with the facts of the case so as to dissuade them from disclosing such facts to the Court or before any police officer or tamper with the evidence. Any observation made herein will be inconsequential for further proceeding.</p> <p>(Dictated & corrected by me)</p> <p>sd/- (Purushottam Mishra) Sessions Judge. 09.03.2026</p>	